

UNITED & LATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231

APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO EXAMINER ART UNIT PAPER NUMBER 14 DATE MAILED: INTERVIEW SUMMARY All participants (applicant, applicant's representative, PTO personnel): 1) Mc Barrett (2) Exc. Bueker (4) Date of Interview 6 - 1 - a 1 Type: 🔊 Telephonic 🗆 Televideo Conference 🗆 Personal (copy is given to 🗀 applicant 🗀 applicant's representative). Agreement was reached. was not reached. Claim(s) discussed: 1-3/+ 46 Identification of prior art discussed: art of record Description of the general nature of what was agreed to if an agreement was reached, or any other comments: The exam new indicated that the claims must positively recite the phosphorous containing compound that the showing of unexpected results is based in Also, the percent of Nickel content in the claims must be lagged on a showing of unexpected results. (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) [X] It is not necessary for applicant to provide a separate record of the substance of the interview. Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

Examiner Note: You must sign this form unless it is an attachment to another form.

RICHARD BUEKER PRIMARY EXAMINER

Rule Bul_

ART UNIT / 763

FORM PTOL-413 (REV. 2-98)

Manual of Patent Examining Procedure, Section 713.04 Substance of Interview must Be Made of Record

Except as otherwise provided, a complete written statement as to the substance of any face-to-face or telephone interview with regard to an application must be made of record in the ar olication, whether or not an agreement with the examiner was reached at the interview

§1.133 Interviews

- (b) In every instance where reconsideration or required in view of an interview with an examiner, a complete written statement of the reasons presented at the int review as warranting favorable action must be filled by the arplicant. An interview does not remove the necessity for reply to Office action as specified in §5 1.111
- § 1.2. Business to be transacted in writing. All business with the Patent or Tradenian. Office should be transacted in writing. The personal attendance of applicants or their atterneys or agents at the Patent and Tradeniark Critice is unnecessary. The action of the Patent and Tradeniark Office will be based exclusively on the writtenine and in the Office. The attention will be paid to any all-ged oral promise, significant, or understanding in relation to which there is disagreen entior. doubt

The action of the Patentiand Trademant Office cancer be based evolusively on the written record in the Office if that record is itself-incomplete through it is failure

It is the responsit-tity of the apple, ant or the attorney or age is to make the substance of an interview of recording the application file, unless the examiner indicates ne or she will do so. It is the examiner's responsibility to see that subtrained is made and to correct material made unacles which bear directly on the question of parental lity.

Examiners must (ampliete a two-sheet liarbild inter eaf Interview Summary Form for each interview held after January 1, 1978 where a matter of substance has been discussed during the interview by one, king the appropriate baxes and fixing in the blanks in near handwritten form using a ball point pen. Discussions regarding only procedural matters, directed salety to restriction requirements for which interview recordation is otherwise provided for in Section 812-01 of the Manual of Patent Examining Procedure penting out fixengraphical arriers or unreadable in the fixengraphic sorting like, or resulting in an examiner's amendment that fully sets forth the agreement are excluded from the interview recordation proped are it elies.

The interview Summary Form shall be diver in appripriate power number, placed in the right band portion of the file, and listed on the "Contents" list on the file wrapper. In a personal interview the pupilisation of the Form is removed and given to the applicant (or attorney or ligant at the conductor of the interview. In the page of a telephonic interview, the popy is mailed to the appropriate correspondence and respect to the representation.

The Form provides for recordation of the foll, wing information

- Application Number of the application
- Name of applicant
- -Name of examiner
- Type of interview (personal or relephonics)
- Name of participantis)) (apple and atterney or agent, etc.)
 An indination whether or not an exhibit was shown in a formulation conducted
- Amidentification of the claims discussed.
- An dentification of the specific proparties russed.
 -- An dentification of the specific proparties russed.
 -- An indication whether an agreement was reached and it stole or indication of the general nature of the agreement (may be by attachment of a copy
- of amendments or claims egines as being a locate). (Agreement as to allowability are tentative and do not restrict further action by the examinent one cor trar.
- -- The signature of the examiner who conducts of the interview
- -Names of other Patent and Trademark Office personnel present

The Formillas illoportains a statement remainding the applicant of his responsibility to recondithe substance of the interview.

It is desire after that the examiner craffly remind the applicant of the libid stient to record the substance of the interview in each case unless to the applicant and examiner agree that the examiner will report tian e. Where the examiner agrees to be ordined substance of the interview, or when it is laded, after precided on the Form or chain attached on the examiner should check a box of the bottom of the Form informing the applicant that he need not supplicitent the Form by cult milling it separate record of the silt-starkle of the interciew.

It should be noted, nower entitle it to interview 5 among Form wit not or many be considered a complete and proper recordance of the interview unless it is cludes, or is pubble nearly by the applicant or the Haminer roll budge. Ell of the interview considered by the applicant or the Haminer roll budge. Ell of the interview considered by the applicant or the Haminer roll budge.

A complete and proper recordation of the substance of any interclewishould action at least the following applicable items:

- 1) A trial desiration of the nation. If any exhibit in living any demonstration lenducted. 2) an identification of the claims discussed.

- 3) ar identification of specific prior artidiscussed,
 4) artidentification of specific prior artidiscussed,
 4) artidentification of the principal proprised amendments of a lost stantive nature discussed, or less these are already described on the linear lew Summary Form is meleted by the examiner
- Form Condeted by the examiner:

 Start in New Harding and the general thous of the procipal anythem's presented to the examiner. The identification of arguments need not be lengthy or classrate. A vertisation of high sidetaille tide uniform of the arguments is not required. The identification of the arguments is sufficient if the general nature of these or the principal arguments muster in the argument and including the context of the application of a. Of course, the applicant may desire them that is cannot the gestion the arguments arguments which he feel was not might tell prisup over to the examiner.

 6.3 a record and obtains of any office open need matters discussed, and
- 6. a deticial od patór of any offir pertinent matters discussed, and 7) fluggir uptrate, fled venerable, also multipress the unbraids also staticady described in the Interview Summary Form completed by the examiner.

Example's resembled to parefully in view the architecture in tecord of the substance of an interview of the record of not complete or accurate, the examiner will give the applicant one month tront the date of the northlying letter to complete the reply and then by as all abandonment of the application (37 CFR 1.135(b)).

Examinento Check for Acturacy

Alipham's summary of what to this lace in the interview show tibe carefully chacked to determine the accuracy of any argument or statement attributed to the examiner during the interview. If there is an infocuracy and it bears a module with the question of patentability, it should be point diout in the next Office letter. If the claims are allowable for other reason of report, the examiner should as id a letter setting for this or her version of the statement attributed to him. If the record is complete and accurate, the examiner should place the indication finer accuracy record OET in the paper recording the substance of the interview along with the date and the examiner's initials.